and thus made decision-making more effective. He also decentralized the procurement and budgeting systems, and was instrumental in establishing the Western Justice Center Foundation, a non-profit organization dedicated to improving the legal system by encouraging collaborative work and research.

Judge Browning is a native of Montana, and a decorated veteran of World War II. Prior to joining the Federal Court in 1961, he worked at the U.S. Department of Justice and served as a law clerk at the Supreme Court. Judge Browning is known for his collegiality, courtesy, and support and mentoring of younger judges and court employees. He is a beloved member of the Ninth Circuit.

It is fitting and proper to honor Judge Browning's distinguished career with this designation. I urge all of my colleagues to join me in supporting H.R. 2804.

Mr. COOKSEY. Mr. Speaker, I reserve the balance of my time.

Mr. NADLER. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. COOKSEY. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Louisiana (Mr. Cooksey) that the House suspend the rules and pass the bill, H.R. 2804.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds of those present have voted in the affirmative.

Mr. COOKSEY. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

GENERAL LEAVE

Mr. COOKSEY. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and to include extraneous material on H.R. 3986 and H.R. 2804, the measures just under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Louisiana?

There was no objection.

URGING GOVERNMENT OF UKRAINE TO ENSURE A DEMOCRATIC, TRANSPARENT, AND FAIR ELECTION PROCESS

Mr. SMITH of New Jersey. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 339) urging the Government of Ukraine to ensure a democratic, transparent, and fair election process leading up to the March 31, 2002, parliamentary elections, as amended.

The Clerk read as follows:

H. RES. 339

Whereas Ukraine stands at a critical point in its development to a fully democratic so-

ciety, and the parliamentary elections on March 31, 2002, its third parliamentary elections since becoming independent more than 10 years ago, will play a significant role in demonstrating whether Ukraine continues to proceed on the path to democracy or experiences setbacks in its democratic development;

Whereas the Government of Ukraine can demonstrate its commitment to democracy by conducting a genuinely free and fair parliamentary election process, in which all candidates have access to news outlets in the print, radio, television, and Internet media, and nationally televised debates are held, thus enabling the various political parties and election blocs to compete on a level playing field and the voters to acquire objective information about the candidates;

Whereas a flawed election process, which contravenes commitments of the Organization for Security and Cooperation in Europe (OSCE) on democracy and the conduct of elections, could potentially slow Ukraine's efforts to integrate into Western institutions:

Whereas in recent years, incidents of government corruption and harassment of the media have raised concerns about the commitment of the Government of Ukraine to democracy, human rights, and the rule of law;

Whereas Ukraine, since its independence in 1991, has been one of the largest recipients of United States foreign assistance:

Whereas \$154,000,000 in technical assistance to Ukraine was provided under Public Law 107–115 (the Kenneth M. Ludden Foreign Operations, Export Financing, and Related Programs Appropriations Act, Fiscal Year 2002), a \$16,000,000 reduction in funding from the previous fiscal year due to concerns about continuing setbacks to needed reform and the unresolved deaths of prominent dissidents and journalists, such as the case of Heorhiy Gongadze;

Whereas Public Law 107-115 requires a report by the Department of State on the progress by the Government of Ukraine in investigating and bringing to justice individuals responsible for the murders of Ukrainian journalists:

Whereas the Presidential election of 1999, according to the final report of the Office of Democratic Institutions and Human Rights (ODIHR) of OSCE on that election, failed to meet a significant number of OSCE election-related commitments:

Whereas according to the ODIHR report, during the 1999 Presidential election campaign, a heavy proincumbent bias was prevalent among the state-owned media outlets, and members of the media viewed as not in support of the President were subject to harassment by government authorities, while proincumbent campaigning by state administration and public officials was widespread and systematic;

Whereas the Law on Elections of People's Deputies of Ukraine, signed by President Leonid Kuchma on October 30, 2001, which was cited in a report of the ODIHR dated November 26, 2001, as making improvements in Ukraine's electoral code and providing safeguards to meet Ukraine's commitments on democratic elections, does not include a role for domestic nongovernmental organizations to monitor elections;

Whereas according to international media experts, the Law on Elections defines the conduct of an election campaign in an imprecise manner which could lead to arbitrary sanctions against media operating in Ukraine:

Whereas the Ukrainian Parliament (Verkhovna Rada) on December 13, 2001, rejected a draft Law on Political Advertising and Agitation, which would have limited free speech in the campaign period by giving too many discretionary powers to government bodies, and posed a serious threat to the independent media;

Whereas the Department of State has dedicated \$4,700,000 in support of monitoring and assistance programs for the 2002 parliamentary elections;

Whereas the process for the 2002 parliamentary elections has reportedly been affected by violations by many parties during the period prior to the official start of the election campaign on January 1, 2002; and

Whereas monthly reports for November and December of 2001 released by the Committee on Voters of Ukraine (CVU), an indigenous, nonpartisan, nongovernment organization that was established in 1994 to monitor the conduct of national election campaigns and balloting in Ukraine, cited five major types of violations of political rights and freedoms during the precampaign phase of the parliamentary elections, including—

- (1) use of government position to support particular political groups;
- (2) government pressure on the opposition and on the independent media;
- (3) free goods and services given by many political groups in order to sway voters;
- (4) coercion to join political parties and pressure to contribute to election campaigns; and
- (5) distribution of anonymous and compromising information about political opponents:

Now, therefore, be it

Resolved, That the House of Representatives—

- (1) acknowledges the strong relationship between the United States and Ukraine since Ukraine's independence more than 10 years ago, while understanding that Ukraine can only become a full partner in Western institutions when it fully embraces democratic principles;
- (2) expresses its support for the efforts of the Ukrainian people to promote democracy, the rule of law, and respect for human rights in Ukraine:
- (3) urges the Government of Ukraine to enforce impartially its newly adopted election law, including provisions calling for—
- (A) the transparency of election procedures;
- (B) access for international election observers;
- (C) multiparty representation on election commissions:
- (D) equal access to the media for all election participants;(E) an appeals process for electoral com-
- missions and within the court system; and
- (F) administrative penalties for election violations;
- (4) urges the Government of Ukraine to meet its commitments on democratic elections, as delineated in the 1990 Copenhagen Document of the Organization for Security and Cooperation in Europe (OSCE), with respect to the campaign period and election day, and to address issues identified by the Office of Democratic Institutions and Human Rights (ODIHR) of OSCE in its final report on the 1999 Presidential election, such as state interference in the campaign and pressure on the media; and
- (5) calls upon the Government of Ukraine to allow election monitors from the ODIHR, other participating states of OSCE, and private institutions and organizations, both foreign and domestic, access to all aspects of the parliamentary election process according to international practices, including—
- (A) access to political events attended by the public during the campaign period;
- (B) access to observe voting and counting procedures at polling stations and electoral